## City of SeaTac

# MINOR CONDITIONAL USE PERMIT

#### **DEFINITION AND PURPOSE:**

A Minor Conditional Use Permit (MCUP) is a permit administratively granted by the City Manager or his designee. The MCUP sets special conditions regarding the expansion of a legal, existing conditional use where the expansion is no greater than 20%. The MCUP process is not a means to reduce the requirements of a district where the conditional use is proposed. A MCUP may be requested provided the MCUP conforms with the following criteria:

#### **CONDITIONS FOR APPROVAL:**

- 1. A MCUP shall only be allowed upon request to expand an existing, legal conditional use which has previously been permitted within the zone classification.
- 2. The requested expansion of the existing conditional use is no greater than 20% of the gross floor area of the existing conditional use.
- 3. The requested MCUP is exempt from environmental review under the State Environmental Policy Act (SEPA).
- 4. The minor conditional use must conform to the criteria as set forth under Section 15.22.030 of this Code.
- 5. The minor conditional use must conform to all other requirements of the Code.

#### Conditional Use Criteria – Section 15.22.030

- 1. The proposed use is listed as a Conditional Use under the zone classification use charts, Chapter 15.12 of the SeaTac Municipal Code Volume II.
- 2. The applicant must justify:
  - a. The site is adequate in size and shape for the proposed project and the use conforms to the general character of the neighborhood.
  - b. The unique character of topography, arterial streets, and adjacent land use complement the proposed conditional use.
  - c. The conditional use would not be detrimental to surrounding land use.
  - d. Modifications to standards are limited to those which will mitigate impacts in a manner equal to or greater than the standards of this code.
  - e. The conditional use is such that pedestrian and vehicular traffic associated with the use will not be hazardous or conflict with existing and anticipated traffic in the neighborhood.
  - f. The conditional use will be supported by adequate public facilities or services, and will not adversely affect public services to the surrounding area unless conditions can be established to mitigate adverse impacts.

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#### **SUBMITTAL:**

1. FILING FEE: \$1,503.00

2. Please submit all of the items listed on the attached checklist.

Failure to submit all requested items (in a legible form) will delay processing of your application pursuant to RCW36.70A.440.

#### **PROCEDURE:**

- 1. It will take a minimum of six to eight weeks from the date of filing for a decision regarding a MCUP to be made.
- 2. The City Manager or his designee will make the final decision regarding the MCUP. The MCUP may be approved with or without conditions.
- 3. The decision of the City Manager or his designee will be sent to all adjacent property owners within 500 feet of the proposed MCUP. Recipients of the MCUP will have the opportunity to comment on the MCUP or to appeal the decision to the Hearing Examiner.

# CONDITIONAL USE PERMIT APPLICATION MINOR

File No:	Parcel No:
Business Name:	
2. Applicant Information:	
Name:	
Phone:	Alt. Phone
Fax	Email
Status: (owner, lessee, agent,	etc.)
3. Property Owner:	
Name:	
Address:	
	Alt. Phone
Fax	Email
(if more than one owner, plean information and signatures).	ase attach additional sheet with names, addresses, contact
4. Designated Contact Person (who we City):	vill receive and disseminate all correspondence from the
Name:	
Address:	
Phone:	Alt. Phone
Fax	Email

5. Pro	operty:			
	Address:			
	Zone:	Size: (sq ft)	Acres:	
6. Us	e:			
	Proposed use of property (in	detail):		
	Changes to be made to the pro	operty:		
Appli	cant's Signature		Property Owner's Signature	
Please	e print name		Please print name	
Date			Date	

# $\underline{CONDITIONS\ FOR\ APPROVAL}$

The space below is provided for your answers. You may use additional sheets if necessary.

a.	That the site is adequate in size and shape for the proposed project and that the use conforms to the general character of the neighborhood.
b.	That the unique character of topography, arterial streets, and adjacent land uses complement the proposed conditional use.
c.	That the conditional use would not be detrimental to surrounding land use.

d.	Modifications to standards limited to those that will mitigate impacts in a manner equal to or greater than the standards of this code.
e.	The conditional use is such that pedestrian and vehicular traffic associated with the use will not be hazardous or conflict with existing and anticipated traffic in the neighborhood.
f.	The conditional use will be supported by adequate public facilities or services, and will not adversely affect public services to the surrounding area unless conditions can be established to mitigate adverse impacts.

# **APPLICATION REVIEW CHECKLIST**

The following materials are the **minimum** materials that must be submitted to review your application to determine that it is complete or incomplete as provided under RCW 36.70B.060 and RCW 36.70B.090. Additional information may be required after review of your proposal. This checklist is provided for your benefit and to aid the City in determining if your application contains the minimum information necessary to review your application. A "Determination of Completeness" will be issued within 28 days of acceptance stating whether your application is complete or incomplete. Please do not turn in your application until all items which apply to your proposal have been checked off. **Incomplete submittals will not be accepted or acted upon. This application also will not be accepted if you have not had a preapplication meeting with the City. This checklist must be submitted for your application review.** If you have any questions, contact the Department of Planning and Community Development.

### **Return this checklist with your application**

	For Office Use Only			
	Date Submitted: Date of F	Pre-App Meeting:		
		<u>Applicant</u>	<u>Staff</u>	
<u>Pa</u>	art I - Plan Submittal			
1.	Five copies of all plans and the environmental checklist. Additional copies may be required prior to any public hearings.			
2.	All oversized plans folded to 8 1/2" x 14".			
3.	One paper reduction of each oversized plan to 8 1/2" x 11".			
4.	County Assessor's Map(s) showing a 500' radius around edges of subject property.			
5.	A minimum of one (1) sets of stamped, legal size envelopes addressed to each property owner within 500' of the subject property (see attached directions) with the return address for the City of SeaTac Planning Department.  A return address stamp is available for your use upon request. (NO METERED MAIL).			

		<u>Applicant</u>	<u>Staff</u>
6.	A photocopy or printout of names and addresses.		
7.	Application form is filled out, original and four (4) copies submitted.		
8.	The DRC comment sheets, five (5) copies submitted.		
9.	A <i>legal description</i> of the subject property is provided.		
10.	If you are given an <i>Environmental Checklist</i> , all questions are answered and the checklist is signed.		
11.	A <i>letter of availability</i> from the appropriate water district.		
12.	A <i>letter of availability</i> from the appropriate sewer district.		
13.	A Title Report (dated within last 90 days).		
14.	A check to the City of SeaTac for the filing fee and Environmental Checklist fee.		
<u>Part 1</u>	I – Site Plan Requirements		
15.	A dimension site plan drawn to scale showing the following:		
	a. Dimension and shape of lot with adjacent street names;		
	b. Location and dimensions of existing and proposed buildings (engineering scale only) including the building height of proposed buildings;		
	c. Adjacent street improvements, ingress and egress, parking layout showing the number of stalls and stall sizes;		

		Applicant	Stair
d.	Proposed landscaping (size, species, location, Planting details and distance apart. <i>An irrigation plan shall also be submitted</i> ;		
	Existing water courses, wetlands, utility lines, structures, rockeries or other relevant manmade or natural features;		
e.	All existing trees over 8" in diameter by species and an indication of which will be saved;		
g.	The gross floor area and parking calculations (Cite applicable city code);		
h.	Existing and finished grades at 5' contours;		
i.	Storm drainage, sidewalks, exterior lighting;		
j.	The location of any recreation/open space with dimensions;		
k.	Proposed public dedication/open space;		
1.	Building elevations of the proposal showing two facades at 1"=50', 1"=100' or 1"=200' (engineering scale only);		
m.	Drawing and/or text describing the scale, bulk and architectural character of the proposed structure;		
n.	A text describing conditions or features which cannot be adequately displayed on maps or drawings;		
0.	A description of plans for covenants, uses, and continuous maintenance provisions for the project;		
p.	Proposed phasing;		

		<u>Applicant</u>	Staff
q.	Vehicular and pedestrian circulation, and any		
	special engineering features and traffic regulating		
	devices needed to facilitate or insure the safety		
	of this circulation pattern.		

#### INSTRUCTIONS FOR OBTAINING ADDRESS LABELS

(For your convenience, there are two locations to choose from)

#### OBTAINING LABELS FROM CITY OF SEATAC

To obtain address labels containing the names and addresses of property owners within 500 or 1000 feet of any boundary of the subject property, the applicant must complete a City of SeaTac Address Labels Request Form and submit it to the Planning Department.

Labels can be picked up at the Planning Department approximately two days after submission of the Request Form.

In accordance with City of SeaTac Resolution No. 00-007, dated April 25<sup>th</sup>, 2000, GIS Program Fees shall apply. Computer-generated sheets of address labels will be provided to the requestor at a cost of \$.60 per label, with a \$25.00 minimum order charge.

#### Reminder:

Envelopes and postage shall be provided by the applicant. A copy of the labels should be made before individually placing them on stamped legal sized envelopes (9 ½" x 4 ½") with the City's return address. (NO METERED MAIL)

## <u>OR</u>

#### **OBTAINING LABELS FROM KING COUNTY:**

To obtain address labels containing the names and addresses of property owners within 500 to 1000 feet of any boundary of the subject property, the applicant must take the following steps.

- At the King County Administration Building at 4<sup>th</sup> and James in Seattle (7<sup>th</sup> Floor), obtain a copy of the King County assessor's map. Make a list of the tax lot account numbers for each property within 1000' found on the Assessor's map.
  - 2. At the King County Tax Assessor's Office, Room 700A (Real Estate Tax Division Phone 296-7300), order a computer list or address labels containing all property owner's names and addresses. (Make a copy of the labels before placing on envelopes.)
  - 3. Sign an agreement at the Real Estate Tax Division Office stating that the applicant will not use the addresses for commercial purposes.

- 4. Address labels, which are ordered at the Tax Assessor's Office, can be picked up at the King County Computer & Communication Services Division (CCS), Gateway Tower, 700 Fifth Avenue, Suite 2300, Seattle, Washington approximately two days later (Phone 296-0694). Printing of labels is done only on Monday, Wednesday, and Friday nights. Minimum order charge is \$25.00 plus tax.
- 5. Submit to the Department of Community Development a full size copy of the King County Assessor's map and highlight the subject property showing a 1000' radius from the outside boundaries of the site.

NOTE: SOME OF THE ITEMS REQUIRED ABOVE MAY BE OBTAINED FROM A TITLE COMPANY.

#### Reminder:

Envelopes and postage shall be provided by the applicant. A copy of the labels should be made before individually placing them on stamped legal sized envelopes (9 ½" x 4 ½") with the City's return address. (NO METERED MAIL)

# City of SeaTac Address Labels Request Form

Date of Request	_Date Needed	
Applicant's Name		
Street Address		
City	_State	_Zip
Phone	FAX	
E-mail Address		
Alternate Phone		
Project Name		
Project Address		
FILE NUMBER		
PARCEL NUMBER		

For internal use only:		
Date completed: Cost: \$	Completed by: Date paid:	
GIS PRODUCTS AND SERVICES – 001.341.80.00.000		

## NOTICE BOARD DIMENSIONAL REQUIREMENTS

The notice board shall be four feet (4') by five feet (5') and shall have a sky blue background with white lettering. Lettering size shall be the following (the illustration below is an example. The type of action, dates, and all pertinent information will be supplied by the City):

- Helvetica or similar standard type face; a.
- b. Three inch (3") capital letters for the title;
- Two inch (2") capital letters for all other letters. c.

5 FT



#### NOTICE OF PROPOSED LAND USE ACTION

TYPE OF ACTION: CONDITIONAL

**USE PERMIT** 

FILE NUMBER: CUP01-00001 COMMENT DEADLINE: MAY 1, 2001

**4 FT** 

**HEARING DATE:** 

FOR MORE **INFORMATION** CITY OF SEATAC 4800 South 188<sup>th</sup> Street

(206) 973-4830

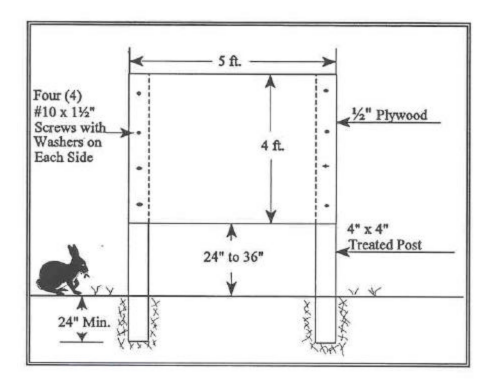
PUBLIC NOTICE 8½" x 11" (Laminated

Applicant)

**COPIES** OF PUBLIC NOTICE IN REAL **ESTATE** BOX

VICINITY MAP (Laminated by Applicant)

# NOTICE BOARD INSTALLATION REQUIREMENTS (MINIMUM)



# **CITY OF SEATAC**

# AFFIDAVIT OF INSTALLATION/REMOVAL

File No:	
STATE OF WASHINGTON ) ) ss.	
COUNTY OF KING )	
I,, being first d am the property owner or authorized representative the Notice Board required under SeaTac Municipal on or prior to the publication date of the "Notice of	Code 16.07.010B.1. on or adjacent to the site
Furthermore, I acknowledge that the Notice Board expiration of the appeal period outlined in the "Not Notice Board is not removed according to the abov for the City of SeaTac (or designee) to go onto the their discretion.	ice of Decision" issued by the City. If the e requirement, I hereby give my permission
Property Owner/Authorized Representative	
SUBSCRIBED AND SWORN TO before me on _	,
	NOTARY PUBLIC in and for State of Washington My Commission Expires: